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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

RATES FOR PUBLISHING ADVERTISEMENTS IN THE GAZETTE OF INDIA

| Serial Nos. | Nature | Size limit | Advt. charges | Remarks |
|-------------|--|--------------------------------|--|--|
| 1 | Change of name | 10 lines | Rs. 5 | Extra lines at 0·50 n.P. per line. |
| 2 | Loss of G.P. Notes— | | | |
| | (i) for value upto Rs. 200 | 20 lines | 8% of cost | For three insertions. |
| | (ii) for value over Rs. 200 | 20 lines | Rs. 30 | For three insertions. Extra lines at 0·50 n.P. per line per insertion. |
| 3 | Notices of formation and dissolution of partnership | 25 lines | Rs. 15 | Extra lines at 0·50 n.P. per line. |
| 4 | Advts. of the meetings of public companies | 25 lines | Rs. 15 | Do. |
| 5 | Notices of bankruptcy of matters relating to companies | 25 lines | Rs. 15 | Do. |
| 6 | Other misc. advertisements— | | | |
| | | (i) Full page | Rs. 75 | Maximum of 186 lines in two columns. |
| | | (ii) Half page | Rs. 40 | Maximum of 92 lines in 2 columns. |
| | | (iii) Quarter page. | Rs. 22 | Maximum of 46 lines in 2 columns. |
| | | (iv) Less than a quarter page. | 0·50 n.P. for each single column line. | |

The above rates would come into force with effect from the 1st June, 1961.

By order

Manager of Publications

**NOTIFICATION BY RAJDHANI GRAINS AND
JAGGERY EXCHANGE LTD., DELHI**

Delhi, the 8th February 1961

The approval of the Secretary, Forward Markets Commission, under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S. No. 1162, dated the 4th May 1960, has been obtained to the following amendments made to the Bye-laws of the Rajdhani Grains and Jaggery Exchange Ltd., Delhi, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954:—

In the said Bye-laws:—

(i) For sub-clause 29, substitute the following:—
“29. ‘Unit of Trading’ means the unit for transaction in hedge contract and shall be 45 bags or 80 kattas weighing 3732.42 Kilograms.” *

(ii) For sub-clause 35, substitute the following:—

“35. (a) Kilogram means 1,000 grams.
(b) 37.32 Kilograms means 1 md. (40 seers or 82-2-7 lbs.).
(c) Seer means 0.933 Kilograms.
(d) Chattak means 58.319 grams.”

2. In Bye-Law No. 80(a).

This Bye-Law should be substituted by the following:—

“80. (a) The following shall be charges per unit of hedge contract payable to the Exchange by every trading member on each complete transaction entered into by him:—

(i) Ordinary Contracts:—

| | |
|------------|--|
| Brokerage | 48 nP. |
| Commission | 12 nP. |
| Charity | 1 nP. (General). |
| | 1 nP. (Punjab Exchange Charitable Hospital). |
| Total | 62 nP. Per Unit. |

(ii) Bhera Contracts (Sale & Purchase contracts entered into on the same day at the same rate):—

| | |
|------------|--|
| Brokerage | 48 nP. |
| Commission | 6 nP. |
| Charity | 1 nP. (General). |
| | 1 nP. (Punjab Exchange Charitable Hospital). |
| Total | 56 nP. Per Unit. |

3. In Bye-Law No. 86.

For sub-clause (b) substitute the following:—

“(b) The unit of trading in Gur Hedge Contract shall be 3732.42 Kilograms.”

4. In Bye-Law No. 88.

For sub-clause (a), substitute the following:—

“(a) Against the Gur Hedge Contract the following grades or varieties shall be tenderable subject to the allowance stated hereunder:—

- (1) Gur Bhellis of 4.666 Kilograms (Pansera).
- (2) Gur Bhellis of 2.333 Kilograms (Dhaisera).
- (3) Khhurpapaar, Chaku, Perri, and Ladu qualities shall also be permissible in delivery, without any premium.
- (4) Gur Bhellis of 3.732 Kilograms (Chausera) will not be permissible in delivery.”

5. In Bye-Law No. 91.

I. Under Head “For Gur Phagan Delivery”.

(i) For sub-clause (a), substitute the following:—

“(a) In the delivery of Gur 9.33 Kilograms Chura (powder) inclusive of wet gur in every 37.42 Kilograms will be tenderable. Goods containing Chura (powder) over 9.33 Kilograms per 37.32 Kilograms will be rejected.”

(ii) For sub-clause (b), substitute the following:—

“(b) In case of Pansera and Dhaisera, pieces weighing upto 467 grams, in case of Khhurpapaar and Chaku, pieces weighing upto 117 grams and in case of Ladu and Perri, pieces upto 29 grams will be accounted for in Chura (powder).”

(iii) In sub-clause (c) for the words “0.20 nP. per md.” in line No. 5, substitute the words “20 nP. per 37.32 Kilograms”.

II. “Chapher X, under Heading ‘Refraction’ For Gur Baisakh Delivery”.

The sub-clauses (a) to (e) appearing under the head “Gur Baisakh Delivery” under bye-law 91 will be deleted and following substituted therefor:—

“91A. Gur tendered against Baisakh delivery shall conform to refraction as under:—

(a) In the delivery of Gur 50 per cent Chura (powder) inclusive of Libba (wet) will be tenderable without any allowance. Gur containing Chura (powder) and Libba (wet) upto 60 per cent will be tenderable subject to an allowance of 25 nP. per 37.32 Kilograms to be paid by the seller to the buyer. The allowance will be calculated on the basis of full weight of a unit of trading. Gur containing Chura (powder) and Libba (wet) over 60 per cent will be rejected.

(b) In case the seller offers loose (not in bags) dry gur stored in godown, he will be entitled to receive from the buyer a premium of 50 nP. per 37.32 Kilograms provided it does not contain more than 5 per cent Chura (powder). Loose gur containing more than 5 per cent and upto 50 per cent Chura (powder) inclusive of Libba (wet) will be tenderable at par; above 50 per cent and upto 60 per cent Chura (powder) inclusive of Libba (wet) will be tenderable subject to an allowance of 25 nP. per 37.32 Kilograms, to be paid to the buyer by the seller; over and above 60 per cent Chura (powder) inclusive of Libba (wet) will be rejected.

When loose (not in bags) Gur is offered, new empty gunny bags will be supplied by the seller to the buyer. The actual weight of empty gunny bags will be included and accounted for in the weight and cost of Gur. No extra cost of empty bags will be paid by the buyer to the seller.

The premium or allowance will be calculated on the basis of a unit of trading.

(c) In case of Pansera and Dhaisera Gur pieces weighing upto 500 grams, in case of Khhurpapaar and Chaku Gur pieces weighing upto 125 grams and in case of Ladu and Perri Gur, pieces weighing upto 30 grams will be treated as Chura (powder).

(d) The black, blackish, green, greenish, raskat, badda, or wet (by rain or water) Gur and/or their admixtures in any proportion or form shall be rejected.

(e) In the event of seller offering Gur containing an admixture of 50 per cent or more of black, blackish, green, greenish, raskat, badda or wet (by rain or water) the same shall not only be rejected but the seller shall be liable to a penalty of 20 nP. per 37.32 Kilograms to the buyer, apart from the penalty payable, if any, under bye-law 125(a).”

III. “Chapter X under Heading ‘Refraction’ For Gur Assarh Delivery.”

The sub-clauses (a) to (e) appearing under the head “Gur Assarh Delivery” under bye-law 91 be deleted and the following substituted therefor:—

“91B. Gur tendered against Assarh delivery shall conform to the refraction as under:—

(a) In the delivery of Gur 90 per cent Chura (powder) inclusive of Libba (wet) will be tenderable without any allowance. Gur containing Chura (powder) and Libba (wet) over 90 per cent will be tenderable subject to an allowance of 25 nP. per 37.32 Kilograms, to be paid by the seller to the buyer. The allowance will be calculated on the basis of full weight of a unit of trading.

(b) In case the seller offers loose (not in bags) dry gur stored in the godown, he will be entitled to receive from the buyer a premium of Re. 1.00 per 37.32 Kilograms provided it does not contain more than 5 per cent Chura (powder). Loose Gur containing more than 5 per cent and upto 90 per cent Chura (powder) inclusive of Libba (wet) will be tenderable at par; above 90 per cent Chura (powder) inclusive of Libba (wet) will be tenderable subject to an allowance of 25 nP. per 37.32 Kilograms to be paid by the seller to the buyer.

The premium or allowance will be calculated on the basis of a unit of trading.

When loose (not in bags) Gur is offered, new empty gunny bags will be supplied by the seller to the buyer. The actual weight of empty gunny bags will be included and accounted for in the weight and cost of gur. No extra cost of empty gunny bags will be paid by the buyer to the seller.

(c) In case of Pansera and Dhaisera Gur, pieces weighing upto 500 grams, in case of Khhurpapaar and Chaku Gur, pieces weighing upto 125 grams and in case of Ladu and Perri Gur, pieces weighing upto 30 grams will be treated as Chura (powder).

(d) The black, blackish, green, greenish, raskat, badda or wet (by rain or water) gur and/or their admixture in any proportion or form shall be rejected.

(e) In the event of seller offering gur containing an admixture of 50 per cent or more of black, blackish, green, greenish, raskat, badda or wet (by rain or water) the same shall not only be rejected but the seller shall be liable to a penalty of 20 nP. per 37.32 Kilograms to the buyer, apart from the penalty payable, if any, under bye-law 125(a)."

6. In Bye-Law No. 102.

In sub-clause (a) line 2, for the words "per md." substitute the words "per 37.32 Kilograms".

7. In Bye-Law No. 111.

For sub-clause (b), substitute the following:—

"(b) Goods shall be tendered by delivery order only. Such delivery orders shall be issued in the lots of 45 bags or 80 Kattas weighing 3732.42 Kilograms.

8. In Bye-Law No. 121.

In line No. 5, for the words "2 nP. per md." substitute the words "2 nP. per 37.32 Kilograms".

9. In Bye-Law No. 125.

(i) For sub-clause (a) substitute the following:—

"(a) If the goods tendered by the seller are rejected on the ground that they are not tenderable in accordance with the provisions of the bye-laws of the Exchange, he shall be asked to replace the goods. If he fails to do so within 24 hours from such rejection, the buyer shall be entitled to receive a penalty of 25 nP. per 37.32 Kilograms from the seller and the contracts shall be settled at the due date rate."

(ii) In sub-clause (b), line 13, for the words "50 nP. per md." substitute the words "50 nP. per 37.32 Kilograms".

10. In Bye-Law No. 127.

In line No. 3 for the words "0.12 nP. per md." substitute the words "12 nP. per 37.32 Kilograms".

11. In Bye-Law No. 132.

In line No. 9, for the words "0.50 nP. per md." substitute the words "50 nP. per 37.32 Kilograms".

12. In Bye-Law No. 133.

In line No. 5, for the words "0.25 nP. per md." substitute the words "25 nP. per 37.32 Kilograms".

13. In Bye-Law No. 137

In line No. 5, for the words "0.20 nP. per md." substitute the words "20 nP. per 37.32 Kilograms".

14. In Bye-Law No. 147.

In line No. 3, for the words "2½ seers" substitute the words "2.333 Kilograms".

15. In Bye-Law No. 167.

Existing Bye-Law should be substituted by the following new bye-law:—

"167. The Arbitration Committee shall be constituted according to the provisions of Article 78 (3) of the Articles of Association of the Exchange."

16. After Bye-law No. 167, add the following new Bye-Law numbered as 167A:—

67A. Within 3 days of the appointment of two arbitrators in accordance with Bye-Law 168, and before the arbitrators proceed to hear the arbitration case, the Umpire shall be appointed by them out of the remaining members of the Arbitration Committee, who shall give the award, if the two arbitrators fail to give a unanimous award. If the two arbitrators fail to appoint an Umpire as provided above, the Chairman or, in his absence,

the Vice-Chairman shall forthwith appoint the Umpire."

17. In Bye-Law No. 182.

Existing Bye-Law should be substituted by the following new Bye-Law:—

"182. Whenever an appeal is preferred against an award of the arbitrators or the Umpire, the same shall be referred to the Board of Appeal appointed under Article 78 (4)."

18. The words "Appellate Tribunal" occurring in the following Bye-Laws should be substituted by the words "Board of Appeal":—

In Bye-Law 183 at two places in line No. 1 and 4.

In Bye-Law No. 184 in line No. 1.

In Bye-Law No. 185(a) in line No. 6.

In Bye-Law No. 186 in line No. 2.

In Bye-Law No. 187 in line No. 3.

In Bye-Law No. 188 in line No. 2.

In Bye-Law No. 189 in line No. 2 and 9.

In Bye-Law No. 190 in line No. 2.

In Bye-Law No. 191 in lines 8, 17, 18, 21.

In Bye-Law No. 192 in lines 1 and 7.

In Bye-Law No. 193 in line 1.

In Bye-Law No. 194(i) in line No. 2 and 194 (ii) in line No. 1 and 194 (iii) in line No. 2.

In Bye-Law No. 195 (a) in line No. 1 and 6, in 195 (c) in line No. 2, and in 195 (d) in line No. 3.

In Bye-Law No. 196 in line No. 2, 11 and 17.

In Bye-Law No. 200 in line No. 2.

In Bye-Law No. 201 in line No. 3.

In Bye-Law No. 202(c) in line No. 3, and No. 202(d) in line No. 3.

In Bye-Law No. 203 in line No. 4.

In Bye-Law No. 204 (b) in line No. 1.

In Bye-Law No. 205(c) in line No. 1 and 4.

In Bye-Law No. 206 in line No. 5.

19. In the forms:—

Wherever the word "Maunds" occurs, same should be substituted by the words "Kilograms".

Wherever the word "per md." occurs, same should be substituted by the word "per 37.32 Kilograms".

Wherever the word "112½ mds." occurs, same should be substituted by the word "3732.42 Kilograms".

The approval of the Secretary, Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S. No. 1162, dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-Laws of the Rajdhani Grains and Jaggery Exchange Ltd., Delhi.

In the said Bye-Laws:

20. In Bye-Law 1, for definition (9), the following shall be substituted, namely:—

"(9) "Due Date Rate" means the rate fixed for all outstanding transactions on the due date by the Board of Directors, under bye-law 90."

21. For Bye-Law No. 10, the following shall be substituted, namely:—

"10. Authorised Representative (s) appointed under clause 9 above shall be entitled on behalf of the member, to draw money from his account, to sign contract forms and statements of daily transactions and contracts, to receive notices and to attend all affairs relating to the business of the member."

22. For Bye-Law No. 90, the following shall be substituted, namely:—

"90. On the due date of Gur hedge contract the due date rate shall be determined and fixed by the Board for all outstanding transactions taking into consideration the spot rates for the basic variety of the hedge contract, prevailing in Delhi and outstation mandies mentioned in the appendix (Schedule of Stations for delivery of Gur), actual railway freight at full wagon rate from the said

outstation mandies to Delhi and Delhi Corporation dues and levies (octroi etc.) chargeable for entry of Gur into Delhi and other handling charges at 20 nP. per 37.32 Kilograms being added to the spot rates received from each outstation mandi."

23. After Bye-Law No. 90, the following new Bye-Law shall be added as Bye-Law No. 90A, namely:—

"90A. All the outstanding hedge contracts on the due date, in respect of which no delivery order or demand notice is submitted to the Clearing Section, shall be closed out at the due date rate."

24. For Bye-Law No. 130, the following shall be substituted, namely:—

"130. In case any member issues a delivery order without having stocks in his possession or supplies wrong particulars of the goods, his delivery order shall be considered as "Bogus" and he shall have to pay a penalty of 50 nP. per 37.32 Kilograms to the buyer for the units mentioned in such delivery order and the contracts shall be settled at the due date rate."

25. For Bye-Law No. 131, the following shall be substituted, namely:—

"131. In case of demand notice if the seller fails to tender the goods for delivery he will have to pay a penalty of 25 nP. per 37.32 Kilograms and the contracts shall be settled at the due date rate."

26. For Bye-Law No. 142(b), the following shall be substituted, namely:—

"142(c) Bagging (Bharti):—The seller is allowed to offer the goods for delivery in bags weighing upto 87 Kilograms. No extra payments will be chargeable by the seller for the bags weighing over 57 Kilograms. In case of kattas, the seller can offer the same weighing between 37.32 Kilograms and 49 Kilograms. No extra payments will be chargeable by the seller for the kattas weighing over 49 Kilograms. Kattas weighing under 37.32 Kilograms will not be permissible in delivery."

27. In Bye-Law No. 180 in line 1 the words "Appellate Tribunal" shall be substituted by the words "Board of Appeal", and in 8th and 9th line the words "Appellate Tribunal" shall also be substituted by the words "Board of Appeal".

28. For Bye-Law No. 185(c), the following shall be substituted, namely:—

"185(c). A party, if he so desires, may inform the Exchange that any particular member out of the 3 members of the Board of Appeal nominated by the Chairman under clause 4 of Article 78 of the Articles of Association of the Exchange to hear an appeal, should not have been so nominated because such member is an interested party. The Board shall consider such an objection and if it is satisfied it shall appoint another disinterested member of the Board of Appeal in the place of the member in respect of whom objection was taken."

29. After Bye-Law No. 251, the following new Bye-Law No. 252 shall be added, namely:—

252. The provisions of Bye-Laws 1(9)(29)(35), 80(a), 86(b), 88(a), 90, 90A, 91, 102(a), 111(b), 121, 125(a)(b), 127, 130, 131, 132, 133, 137, 142(b), 147, 167, 167A, 180, 182 to 196 and 206 to 206 and the forms appended thereto as reconsidered and adopted by the Board Resolution dated 5-2-1961 should be applicable to the hedge contracts for Baisakh S.Y. 2018 delivery and all subsequent deliveries. The current Phagan, 2017 delivery contracts would be governed and regulated by the Bye-Laws in force before the above amendments.

In pursuance of the proviso to sub-section (1) of Section 11 of the said Act, the Secretary, Forward Markets Commission has dispensed with the condition of the previous publication of the above amendments in the interests of the trade.

LACHHMI NARAIN

Secretary

Rajdhani Grains and Jaggery
Exchange Limited,
Delhi

CHANGE OF NAME

I. S. R. Kulkarni, Clerk, working in Signal and Tele-Communication, Repair shop, Southern Railway, Hubli, have changed my name to S. R. Sangam.

CHANGE OF NAME

I, Ram Khelawan, Porter R.M.S., 'A' Dn. Allahabad son of Antu Lal want to be known as Ram Khelawan Srivastava hereafter.

CHANGE OF NAME

I. KISAN RAMCHANDRA GAVALI, son of RAMCHANDRA and employed in All India Radio, Baroda have changed my name as KISAN RAMCHANDRA DALVI. I shall henceforth be known and addressed as KISAN RAMCHANDRA DALVI.

CHANGE OF NAME

It is hereby notified for the general public that my surname "Dhar" to "Dharchaudhury" has been changed with effect from 3rd February 1961. Age 39 years.

CHITTARANJAN DHARCHAUDHURY

4/12, Chanditola Lane
Tollygange, Calcutta 40

CHANGE OF NAME

I, SABBATHI KRISHNASWAMIJI, shall henceforth be known as SABBATHI CHARLES SWAMIJI.

CHANGE OF NAME

I, Binoy Bhushon Sil shall henceforth be known as Binoy Bhushon Sen.

CHANGE OF NAME

It is hereby notified that the under signed resident of Kalamb District Poona has changed his name from BABAN JAGANNATH BHUTE to VIJAY JAGANNATH BHUTE.

VIJAY JAGANNATH BHUTE

CHANGE OF NAME

I, Sarwan Ram, s/o Shri Mangat Ram r/o 22/249, Prem Nagar, Lodi Road, New Delhi-3, have changed my name to Sarwan Kumar.

CHANGE OF NAME

I, Amiya Gopal Rudra, son of late R. M. Rudra of 155/3 Basant Lane, New Delhi, have embraced Christianity and changed my name to Ashley Amiya Gopal Rudra and henceforth wish to be known and addressed as such.

CHANGE OF NAME

I, Gurmukh Singh C/S Telegraphist C.T.O. Amritsar s/o S. Puran Singh Hanspal may henceforth be known as Gurmukh Singh Hanspal.

CHANGE OF NAME

| Present name | Designation & address | Name to be charged as |
|--------------|-----------------------|-----------------------|
|--------------|-----------------------|-----------------------|

B. KRISHNA RAO Telephone Mechanic,
Gvt. Telephone
Exchange, Mysore.

B. KRISHNA.

CHANGE OF NAME

I, Devarakonda Venkata Suverchala, Telephone Operator Government Telephone Exchange, Vijayawada, have changed my name to and shall hereafter be known as Varanasi Venkata Suverchala.

CHANGE OF NAME

I, Sri. S. Lakshminarayana Son of R. Sivaramakrishna Avadhanigal, of Perumal Koil Village, Kollengode, Kerala, now working as Inspector of Salt, Madras Region, shall hereafter be called and known as Sri S. Lakshminarayana Sarma for all purposes.

CHANGE OF NAME

That I, Krishnarao Khanderao Bandare, Clerk in the office of the Divisional Superintendent, Central Railway, Victoria Terminus, Bombay, desire to be known hereafter by the name of Krishnarao Khanderao Bende.

CHANGE OF NAME

I, Birendra Nath Mandal son of Judhistir Mandal of 1/c Sastitala Road Calcutta-11 declared that due to change of Surname I shall henceforth be known as Birendra Nath Mallick for all places and documents.

Declarant:—

Birendra Nath Mandal
1/c Sastitala Road, Calcutta-11.

CHANGE OF NAME

Capt HARJIT SINGH BHAL (IC 8185) changed his name to be 'HARJIT SINGH BAHL'.

CHANGE OF NAME

I, CHAMAN LAL, Boy, Official Number 86416, serving in the Indian Navy, have changed my name to "SATWANT SINGH".

NOTICE

**Notice convening the final meeting
National Building Society Limited**

(In voluntary Liquidation)

Notice is hereby given in pursuance of Section 497 of the Companies Act, 1956, that a general meeting of the members of the abovenamed Company will be held at M. Block Connought Place, New Delhi, on Monday the 29th of May, 1961, at 10-30 A.M. for the purposes of having

an account laid before them, showing the manner in which the winding up has been conducted, and the property of the Company disposed of, and of hearing any explanation that may be given by the Liquidator and also of determining by special resolution, the manner in which the books, accounts and documents of the Company and of the Liquidator, shall be disposed of.

RAJENDRA SINGH
Liquidator

**BEFORE THE HIGH COURT OF JUDICATURE PUNJAB
AT CIRCUIT BENCH, DELHI**

Company's petition No. CO-3-D of 1961

In the matters of the Companies Act of 1956 and in the matters of Rawalpindi Theatres Private Ltd., Chandni chowk, Delhi and M/s Parsram Veramal through Shri Mohandas Parsram Ahuja, its sole arbitrator, 86, Sutar Chawl, Bombay.

Advertisement of petition

Notice is hereby given that a petition for winding up of the abovenamed company by the High Court Punjab at Delhi was on the 18th day of January 1961, presented to the said court by M/s Parsram Veramal through Shri Mohandas Parsram Ahuja, 86, Sutar Chawl, Bombay, a creditor and that the said petition is directed to be heard before the court on the 5th May 1961 Actual.

Any creditor, contributory or other person desirous of supporting or opposing the making of an order on the said petition should send to the petitioner or his advocate notice of his intentions signed by him or his advocate with his name and address, so as to reach the petitioner or his advocate not later than 5 days before the date fixed for the hearing of the petition, and appear on the hearing for the purpose in person or by his advocate. A copy of the petition will be furnished by the undersigned to any creditor or contributory on payment of the prescribed charges for the same.

Any affidavit intended to be used in opposition to the petition should be filed in court and a copy served on the petitioner or his advocate, Shri G. R. Chopra, Advocate, 45, Daryaganj, Delhi, not less than 5 days before the date fixed for the hearing.

G. R. CHOPRA
Advocate
for the petitioner

REGD. No. P-310